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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/658,186	09/08/2000	Steven Metsker	05793.3041-00	3333
22852 7	2852 7590 10/05/2006		EXAMINER	
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP 901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413			HAVAN, THU THAO	
			ART UNIT	PAPER NUMBER
			3691	
			DATE MAILED: 10/05/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/658,186	METSKER ET AL.				
		Examiner	Art Unit				
	·	Thu Thao Havan	3624				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).				
Status	· · · · · · · · · · · · · · · · · · ·						
1)[🛛	Responsive to communication(s) filed on <u>17 Ju</u>	ulv 2006					
2a)□	<u> </u>						
3)	·						
٠,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
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Disposit	ion of Claims						
4)⊠	4) Claim(s) <u>1-12,14-30,32-48 and 50-54</u> is/are pending in the application.						
_	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[_]	5) Claim(s) is/are allowed.						
6)⊠	6) Claim(s) <u>1-12, 14-30, 32-48, and 50-54</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/or	r election requirement.					
Applicati	ion Papers						
9)	The specification is objected to by the Examine	r.					
	The drawing(s) filed on is/are: a) acce		- - - - - - -				
	Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
	ınder 35 U.S.C. § 119						
	·	nciority under 25 H.C.O. S. 440/-)	(4) (5)				
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau see the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage				
2) Notice 3) Inforn	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te				

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Detailed Action

Response to Amendment

Claims 1-12, 14-30, 32-48, and 50-54 are pending. This action is in response to the remarks received July 17, 2006.

Response to Arguments

Applicant's arguments with respect to claims 1-12, 14-30, 32-48, and 50-54 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-12, 14-30, 32-48, and 50-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gershman et al. (US 6,401,085) in view of Eggleston (US 6,061,660).

Re claims **1, 12, 16, 19, 30, 34, 37, 48,** and **52**, Gershman teaches a method for providing... web-based offers and receiving corresponding responses thereto (col. 38, line 50 to col. 39, line 25: Gershman teaches solicitations when he discloses web sites that effectively attract customers in col. 39, line 14) comprising:

... a set of users sharing pre-selected characteristics...(<u>col. 37, line 55 to col. 38, line 50</u>);

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receiving a request to access the web site... (figs. 10a-10b and 14-15);

providing, via the accessed web site, an offer to at least one of the users (col. 40, lines 4-67: Gershman matches the product to the code); and

receiving, via the accessed web site, a response to the offer from at least one of the users (col. 40, line 55 to col. 41, line 50; Gershman discloses promotional products according to the user's profile).

However, Gershman does not explicitly teach solicitations, url, and offer code. On the other hand, Eggleston discloses solicitations, url, and offer code in relation to incentive programs and award fulfillment (col. 13, line 43 to col. 14, line 5 (i.e. solicitations); col. 14, lines 6-19, col. 15, lines 26-59; fig. 1 (i.e. url); col. 1, line 63 to col. 2, line 8 (i.e. offering code)). He discloses solicitations when he discloses incentive programs such as including advertising or product logos as part of the graphical object viewed by the consumer when playing an incentive program. As for the url, Eggleston teaches a sponsor initiates participation through the sponsor computer by accessing a web browser and entering the URL of the sponsor site. In addition, Eggleston teaches offer code when he discloses offer promotions. Thus, it would have been obvious to one of ordinary skill in the art to include solicitations, url, and offer code in relation to incentive programs in an internet system to promote products as discloses in Eggleston.

Re claims **2**, **20**, and **38**, Gershman teaches offer code incorporated in the solicitation is entered by the user at the web site (<u>figs. 1a</u>, 9 (<u>element 900</u>, 910, and 950), and 25).

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Re claims **3, 21,** and **39**, Gershman teaches solicitation is sent through electronic means (figs. 1a, 10a, 17, and 24). *Gershman discloses solicitation of products through web site, which is an electronic means.*

Re claims **4, 22**, and **40**, Gershman teaches receiving a request further includes providing a customer identification number and using the customer identification number to verify a user (col. 41, line 51 to col. 42, line 3). Gershman discloses a username and a password to identify a user.

Re claims **5, 23,** and **41**, Gershman teaches offer provides for adjusting existing customer account terms (col. 44, lines 49-65). Gershman permits customers to customize their accounts thus he permits a customer to adjust existing customer account terms.

Re claims **6**, **8**, **24**, and **42**, Gershman teaches offer includes terms for new customers (col. 41, lines 23-50; col. 43, lines 45-65).

Re claims **7, 25-26**, and **43-44**, Gershman teaches adjusting a customer's account terms based on the response (col. 47, lines 32-65; figs. 19, 23, and 25).

Re claims **9, 27,** and **45**, Gershman teaches saving a user's access history (<u>col. 11, lines 49-62; col. 40, lines 9-16; col. 47, lines 43-52</u>).

Re claims **10**, **28**, and **46**, Gershman teaches analyzing the user's access history and modifying the offer based on the analysis (col. 12, lines 46-59; col. 40, lines 9-16).

Re claims **11, 29,** and **47**, Gershman teaches a customer's account is automatically updated based on the response (<u>col. 48, lines 15-32</u>).

Re claims **14**, **17**, **32**, **35**, **50**, and **53**, Gershman teaches set of offers relate to at least one of cellular telephone products and services (<u>col. 38</u>, <u>lines 65-67</u>; <u>figs. 9 and 16</u>).

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Gershman discloses any type of products and services thus a cellular telephone is a type of product.

Re claims 15, 18, 33, 36, 51, and 54, Gershman teaches set of offers relate to financial services (col. 38, lines 57-62). Gershman discloses financial planning.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thu Thao Havan whose telephone number is (571) 272-8111. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on (571) 272-6747. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct-uspto.gov/. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at (866) 217-9197 (tollfree).

Thu Thao Havan

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